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PLEASE TAKE NOTICE that on Wednesday, April 10, 2008, United States U.S. District 1 Court Chief Judge Vaugh R. Walker, in Courtroom 6 on the 17th Floor at the U.S. District 2 3 Courthouse, 450 Golden Gate Avenue, located in San Francisco, California 94102, issued an 4 ORDER TO SHOW CAUSE attached hereto as Exhibit "A". 5 Dated: April 28, 2008 Respectfully submitted, 6 NEYHART, ANDERSON, 7 FLYNN & GROSBØLL 8 By: _ Scott M. De Nardo 9 Attorneys for Plaintiffs 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 NEYHART, 28

ANDERSON,
FLYNN &
GROSBOLL
ATTORNEYS AT LAW

EXHIBIT

A

Case 3:07-cv-04111-VRW Document 18

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

SOLANO & NAPA COUNTIES ELECTRICAL WORKERS HEALTH AND WELFARE TRUST FUND, et al,

No C 07-4111 VRW

ORDER TO SHOW CAUSE

Plaintiffs,

CAMERON ELECTRIC & LIGHTING DESIGN, a sole proprietorship; ZACHARY ALAN CAMERON, its owner; and CAMERON ELECTRIC d/b/a CAMERON ELECTRIC & LIGHTING DESIGN

Defendants.

Plaintiffs seek default judgment on grounds that defendants Cameron Electric & Lighting Design and Zachary Alan Cameron ("defendants") failed to contribute to multi-employer benefit plans as required by applicable collective bargaining Plaintiffs seek damages of \$68,807.74 under 29 USC § agreements. 1132 (g) (2). Doc #13 at 4-5.

Plaintiffs filed their complaint on August 9, 2007.

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For the Northern District of California United States District Court

Defendants were served on August 21, 2007, but did not respond. Doc #4. On September 28, 2007, the clerk entered default. Doc #7. Plaintiffs filed a motion for default judgment and supporting papers, including an estimate of attorneys' fees and costs that would be expended pursuing default judgment, on February 19, 2008. Doc ##12-16. Defendants were served by mail on the same day. Doc ##12-16. Defendants have not responded to the motion for default judgment.

Accordingly, defendants are hereby ORDERED TO SHOW CAUSE in writing by April 20, 2008, why default judgment should not be entered. On or before that date, plaintiffs are DIRECTED to file a declaration showing attorney time and costs actually incurred, including the experience level of the attorneys who worked on the case, so the court can determine whether the fees requested are reasonable under the principles set forth in In re HPL Technologies, Inc, Securities Litigation, 366 F Supp 2d 912, 921-922 (ND Cal 2005) (Walker, J).

The hearing scheduled for April 10, 2008 at 2:30 pm is Plaintiffs are DIRECTED to serve a copy of this order on VACATED. defendants and file proof of service with the court. will inform the parties if it desires a hearing on this matter.

IT IS SO ORDERED.

VAUGHN R WALKER United States District Chief Judge

PROOF OF SERVICE BY MAIL

I, the undersigned, declare:

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I am employed in the City and County of San Francisco, State of California. I am over the age of 18 years and not a party to the within action; my business address is 44 Montgomery Street, Suite 2080, San Francisco, California 94104. On April 4, 2008, I served the within:

NOTICE OF RULING RE: ORDER TO SHOW CAUSE

on the parties in said cause following our business practice, with which I am readily familiar. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid. I placed a true copy of the within document enclosed in a sealed envelope with first class postage thereon fully prepaid for collection and deposit on the date shown below in the United States mail at San Francisco, California addressed as follows:

ZACHARY ALAN CAMERON 2412 3rd Street Napa, CA 94559

CAMERON ELECTRIC & LIGHTING DESIGN 2412 3rd Street Napa, CA 94559

I declare under the penalty of perjury that the foregoing is true and correct, and that this declaration was executed on April 2008, at San Francisco, California.

Judy Dunworth

NEYHART, 28 ANDERSON, FLYNN & GROSBOLL

ATTORNEYS AT LAW